

Master's Custody Conference List
LISA L. TRESSLAR, ESQUIRE
November 16, 2015

NOTICE OF CONFERENCE

Attached please find the Custody Conference list on which a case appears that you are a party to. If you are counsel in this matter, please arrange to be present with your client(s) at the time and date noted. If you are a party in this matter please arrange to be present as well. Children and witnesses shall be present only if their attendance might be helpful in reaching an agreement. Paragraph 11 of Rule N1915.1 provides: "Generally, the custody conference officer will not interview children less than 10 years of age and unless specifically ordered by the Court or requested by the custody conference officer, children should not be present for the conference."

Pursuant to Rule N1915.1: "The child custody conference officer shall conduct pre-hearing conferences in all habeas corpus actions involving custody of children (including primary, partial and visitation custodial matters) at such times and places as the child custody conference officer shall from time to time direct. The child custody conference officer shall conduct pre-hearing conferences, encouraging and supervising the formulation of settlement agreements between the parties, and, as necessary, interim Orders in accord with the procedures herein. The child custody conference officer shall perform such additional duties as the Court from time to time directs."

Any agreed continuances shall be forwarded to the Court Administrator in writing. Any continuance request which are opposed should be forwarded in writing to the custody conference officer pursuant to Paragraph 9 of Rule N1915.1. Upon the matter being continued, the party who sought the continuance shall file a new praecipe placing the case on the next available conference list.

Further, please be advised that in accordance with Paragraph 5 of N1915.1, all parties must present the required Custody Conference Pretrial Statement at the time of the scheduled conference.

The Northampton County Court requires all counsel to formally enter and withdraw his or her appearance as defined in Local Rule N1012. The automation of several court activities uses the entry of appearance to notice counsel of various events associated with the case. Failure to personally enter an appearance on behalf of a party will not permit an automated notification to alert counsel of future events affecting a case.

Conversely, failure to formally withdraw as counsel of record will have the system continue to generate unnecessary notifications to an attorney, despite not having any further involvement in a case.

Your cooperation in insuring the court dockets contain accurate and current information is appreciated.

In the event of an emergency or inclement weather, check www.nccpa.org to examine schedule changes established by the Northampton County Court of Common Pleas

Date: 10/26/2015

Master's Custody Conference List
LISA L. TRESSLAR, ESQUIRE
November 16, 2015

8:30 AM

(1) SAMUEL P MURRAY ESQ MARK ENGLEHARDT C-0048-CV-2014-05375
VS
CUSTODY
IRENE MONTERO ESQ MANUCHKA DE CAMP

9:45 AM

(2) MICHAEL F CORRIERE ESQ CHRISTINE M GINDER C-0048-CV-2006-00654
VS
DIVORCE W/CUSTODY
BRIAN C GINDER

11:00 AM

(3) SAMUEL P MURRAY ESQ SCOTT E WILKINSON C-0048-CV-2015-08595
VS
DIVORCE W/CUSTODY
SONIA N WILKINSON

12:15 PM

(4) KENNETH R BACHMAN ESQ ANNA LORI AMICK, ET AL C-0048-CV-2015-06157
VS
CUSTODY
EWALDE M COOK ESQ RAMONE SANABRIA-SOTO

1:30 PM

(5) AMY L KRUZEL ESQ CHERI L ROBERTS C-0048-CV-2014-03279
LANCE GORDON, ESQ VS
DIVORCE
PAUL J HARAK ESQ TRAVIS D ROBERTS
ELLEN S KINGSLEY ESQ

2:45 PM

(6) JOSEPH CORPORA ESQ KEVIN J MATLOCK C-0048-CV-2011-10824
VS
CUSTODY
CHERYLEEN MATLOCK

4:00 PM

(7) ANGELIQUE M BAILEY ESQ MATTHEW R GROZIER C-0048-CV-2010-08254
LORI GARDINER KREGLOW, ESQ VS
CUSTODY
JOANNE KELHART ESQ SHANNON GROZIER
